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"Remarks"

January 21, 2008

Subject: Application no. 10/669,668 filing date 09/23/2003 Art Unit: 3628

U.S. Patent & Trademark Office Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Mr. Hayes,

I received your Advisory Action before the filing of an Appeal Brief of 01/08/2008 and attach the amended claims 4-6 as:

1st paragraph for written description: The claim description is rewritten to make it clear in its description to your instruction,

2nd paragraph being vague and indefinite: The claim is rewritten to define clearly the subject matter as my invention,

and 101 claiming non-statutory subject matter with no "real world" result: Applicant cites and explains that

- 1. Any new invention comes from a theory into practice, if the subject matter bears a "real world" result, it does not sound as a new invention or the invention was invented by the precedent inventor who put it into practice and got a visible "real world" result.
- 2. The well-known inventor; Newton, his invention is a basis of "gravity" recognized in the world, his invented theory has no direct profitable result of materials in return.
- 3. Certain splendid adventure has no "real world" result in material profit by return/money back as American space voyage program which costs billion dollar bill signifies advanced technology having no direct profitable result.
- 4. How can we protect an inventive idea/process without a recognizing document as patent to protect the "intellectual property right" against infringement of copying, using..? If the inventive products are put into practice in the market before a patent is granted, they bear no patent protection thus anyone will take advantage of imitation and using them for free.

I hereby state that claims 1-3 and 7-8 are cancelled.

Thank you for your appreciation.

Respectfully,

Henri Duong